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9 Attorneys for Plaintiff
Sillage, LLC

10
11 **UNITED STATES DISTRICT COURT**
12 **CENTRAL DISTRICT OF CALIFORNIA**
13

14 SILLAGE, LLC,

15 Plaintiff,

16 vs.

17 HISTOIRES DE PARFUMS LLC
d/b/a ALICE & PETER, a Delaware
18 Limited Liability Company;
SCENT-SATION LA, a California
19 Limited Liability Company; and,
P.E., Inc. d/b/a PERFUME
20 EMPORIUM, a California
Corporation,

21 Defendants.
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CASE NO. SACV14-00172 CAS (RNBx)

The Hon. Christina A. Snyder

**REQUEST FOR ENTRY OF
DEFAULT AGAINST DEFENDANT
HISTOIRES DE PARFUMS D/B/A
ALICE & PETER**

1 TO THE CLERK OF THE COURT:

2 Plaintiff, Sillage, LLC hereby requests that the Clerk of the above-entitled
3 Court enter default in the matter against Defendant Histoires de Parfums d/b/a
4 Alice & Peter ("Alice & Peter"), pursuant to Federal Rule of Civil Procedure 55(a)
5 for failure to answer or otherwise defend the action.

6 On February 5, 2014, Alice & Peter's Complaint was filed. *See* Dkt 1. On
7 February 13, 2014, the Complaint was served on Alice & Peter. *See* Dkt 10, which
8 is a copy of the Proof of Service of the Complaint upon Alice & Peter. On
9 March 6, 2014, Alice & Peter's Answer to the Complaint was due, but Alice &
10 Peter has failed to file an answer or other responsive pleading.

11 Respectfully submitted,

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13 DATED: March 10, 2014

STRADLING YOCCA CARLSON
& RAUTH
A Professional Corporation

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17 By:



Thomas J. Speiss, III
Attorneys for Plaintiffs